REMARKS

It has been noted with appreciation that there is no prior art rejection in this case. In light of the foregoing amendments, it is respectfully submitted that the rejection under 35 U.S.C. § 112 can be withdrawn and the application allowed. The amendments made are for the purpose of clarity only and have not changed the scope of the claims.

It is believed that those skilled in the art would have recognized that the molecular weight specified in claims 14 and 15 were number average molecular weights. Nevertheless, these claims have been amended to so state for increased clarity.

Note that in structure V in claim 23, "Q has been changed to Q" in order to conform to the body of that claim. Some grammar corrections have also been made.

All of the claims have been reviewed in order to eliminate the phrases "for example" and "preferably" and amendments made so that it is clear that the broader expression was intended in the claims previously on file. Some dependent claims to the "for example" or "preferable" material have been added.

Application No.: 10/069,929 Docket No.: A0015.0001

The early issuance of a notice of allowance is respectfully solicited.

Dated: November 26, 2003

Respectfully submitted,

Edward A. Meilman

Registration No.: 24,735

DICKSTEIN SHAPIRO MORIN &

OSHINSKY LLP

1177 Avenue of the Americas - 41st Floor

New York, New York 10036-2714

(212) 835-1400

Attorney for Applicant

EAM/mgs